IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

JANE DOE, et al.,

Plaintiffs,

V.

Case No. 3:15-cv-68 Judge Todd Campbell Magistrate Judge Clifton Knowles

CORRECTIONS CORP. OF AMERICA, et al.,

Defendants.

JURY DEMAND

PLAINTIFFS' MOTION TO SUBSTITUTE DOCUMENTS EXHIBITS IN SUPPORT OF PLAINTIFFS' STATEMENT OF ADDITIONAL FACTS

Come now Plaintiffs Jane Doe #1-2, through counsel, and hereby move this Honorable Court for leave to file the exhibits to Plaintiffs' Statement of Additional Facts.

As cause for this motion, Plaintiffs state that they encountered issues with the PDF exhibits in support of their Statement of Additional Facts, (Doc. 138), resulting in entire deposition transcripts being filed, rather than excerpts. So as to not burden the Court or counsel, Plaintiffs respectfully request leave to file the <u>corrected</u> exhibits attached hereto in substitution of the files at Doc. 138.

Wherefore, for the foregoing reasons, Plaintiffs respectfully request the Court GRANT this motion, SUBSTITUTE the corrected exhibits attached hereto as the Exhibits in Support of Plaintiffs' Statement of Additional Facts, and consider the attached exhibits with Plaintiffs' Statement of Additional Facts, (Doc. 137).

Dated: August 27, 2016 Respectfully submitted,

s/William P. York II
Tricia Herzfeld (No. 26014)
Elliott Ozment (No. 4331)
William P. York II (No. 30546)
OZMENT LAW
1214 Murfreesboro Pike
Nashville, TN 37217
(615) 321-8888
(615) 321-5230 (fax)

Attorneys for Jane Doe #1-2

CERTIFICATE OF SERVICE

I certify that I served the foregoing document, Motion to Substitute, to the following parties or attorneys of record via the Court's Case Management/Electronic Case Filing system on the date inscribed below:

James I. Pentecost Jon A. York Nathan D. Tilly Pentecost and Glenn, PLLC 106 Stonebridge Blvd Jackson, TN 38305 (731) 668-5995 – Telephone (731) 68-7163 – Facsimile jpentecost@pgandr.com

Attorneys for Defendants

I certify that I served the foregoing document, Motion to Substitute in Support of Plaintiffs' Motion to Strike, to the following parties or attorneys of record via U.S. mail, first-class postage prepaid thereon:

Jane Doe #3 [Confidential]

Dated: August 27, 2016 Respectfully submitted,

s/William York
Tricia Herzfeld (No. 26014)
Elliott Ozment (No. 4331)
William P. York II (No. 30546)
OZMENT LAW
1214 Murfreesboro Pike
Nashville, TN 37217
(615) 321-8888
(615) 321-5230 (fax)

Attorneys for Jane Doe #1-2